

REMARKS

The present Amendment is submitted in response to the Office Action mailed October 5, 2007 in the above-identified application. A Petition for Extension of Three Months, together with the requisite fee is also submitted herewith.

CLAIM REJECTIONS – 35 U.S.C. §103

In the outstanding Office Action the claims were rejected for various reasons under 35 U.S.C. §103 over U.S. patent no. 6,198,390 to Schlager, et al. In the Office Action, various elements of the claims were stated as allegedly being disclosed in the Schlager, et al '390 patent and certain elements were stated as not being disclosed in the Schlager, et al '390 patent.

In particular without commenting on the relevance or irrelevance of the portions of the elements allegedly disclosed in the Schlager, et al '390 patent, the following elements were clearly stated in the Office Action as not being disclosed or suggested in the Schlager, et al '390 patent:

1. The cardiac-arrest detector;
2. Printed circuit; and
3. Wristband for including the above-stated devices.

Thereafter, it was stated that Official Notice was taken that in the alarm art, use of cardiac-arrest detectors, printed circuit, and as well, devices housed in a wristband to be worn is allegedly well-known in the art and that it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate such features into the device of Schlager, since Schlager allegedly already desires to monitor various circumstances pertaining to a person, and therefore, inclusion of a cardiac-arrest detector would allegedly have further enhanced the ability of the unit of Schlager to monitor persons for virtually every potentially harmful situation that could occur to that person.

Furthermore, Official Notice was stated in the Office Action with regard to the water sensor and the use of water detectors and with various forms of panic and contact buttons and

location detectors. In addition, Official Notice was also made with regard to the use of a battery, solar batteries, etc. and the like.

THE OFFICIAL NOTICES

With regard to the Official Notices stated in the outstanding Office Action, applicant hereby traverses each and every such Official Notice. It is respectfully requested that documented proof to substantiate each and every such Official Notice be produced. *See*, MPEP §2144.03 (When relying on common knowledge in the art or “well-known”, in the art the Examiner should cite a reference in support of his/her position if the applicant traverses such an assertion).

NEW CLAIMS ADDED

In the Office Action, new Claims 3-7 and 11-12 were indicated as being allowable. Accordingly, new independent Claim 17 is presented in this Amendment which includes the recitation of an inflatable grid. New Claim 18 is dependent upon new Claim 17.

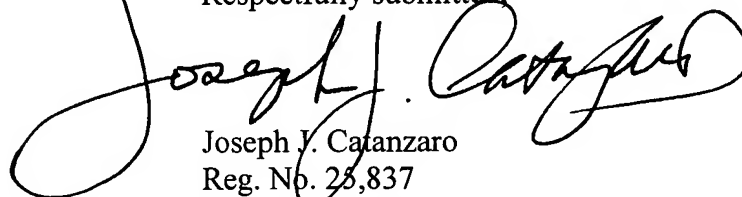
New Claims 19-22 are presented herein to recite aspects of the invention to which applicant is believed to be entitled.

A check in the amount of \$365 to cover the additional Claim fee is also submitted herewith. In case of any deficiencies in fees occasioned by submission of the present amendment, the Commissioner is hereby authorized to charge such deficiencies in fees and credit any overpayments to Deposit Account Number 01-0035.

WITHDRAWAL OF THE REJECTIONS AND ALLOWANCE REQUESTED

It is respectfully submitted that the claims as amended herein distinguish the invention patentably over the Schlager et al. patent and the remaining art of record, considered individually or in combination. Accordingly, withdrawal of the rejections and allowance of the Claims as amended herein, is respectfully requested.

Respectfully submitted,



Joseph J. Catanzaro
Reg. No. 25,837
Attorney for applicant

ABELMAN, FRAYNE & SCHWAB
666 Third Avenue
New York, NY 10017-5621
Tel: (212) 949-9022
Fax: (212) 949-9190